| 1 2 3 4 5 6 | BATHAEE DUNNE LLP Yavar Bathaee (CA 282388) yavar@bathaeedunne.com Andrew C. Wolinsky (CA 345965) awolinsky@bathaeedunne.com 445 Park Avenue, 9th Floor New York, NY 10022 (332) 322-8835 Brian J. Dunne (CA 275689) | SCOTT+SCOTT ATTORNEYS AT LAW LLP Amanda F. Lawrence (pro hac vice) alawrence@scott-scott.com Patrick J. McGahan (pro hac vice) pmcgahan@scott-scott.com Michael P. Srodoski (pro hac vice) msrodoski@scott-scott.com 156 South Main Street, P.O. Box 192 Colchester, CT 06415 Tel.: (860) 537-5537 |
|----------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 7 8 9 10 | bdunne@bathaeedunne.com Edward M. Grauman (pro hac vice) egrauman@bathaeedunne.com 901 S. MoPac Expressway Barton Oaks Plaza I, Suite 300 Austin, TX 78746 (213) 462-2772 | Patrick J. Coughlin (CA 111070) pcoughlin@scott-scott.com Carmen A. Medici (CA 248417) cmedici@scott-scott.com Hal D. Cunningham (CA 243048) hcunningham@scott-scott.com Daniel J. Brockwell (CA 335983) dbrockwell@scott-scott.com 600 W. Broadway, Suite 3300 |
| 11 12 | Interim Co-Lead Counsel for the Advertiser Classes | San Diego, CA 92101 Tel.: (619) 233-4565 |
| 13 14 | UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA | |
| 15 | SAN FRANCISCO DIVISION | |
| 16 17 | MAXIMILIAN KLEIN, et al., | Case No. 20-cv-08570-JD |
| 18 | Plaintiffs, | Hon. James Donato |
| 19 20 | v. META PLATFORMS, INC., Defendant. | DECLARATION OF BRIAN J. DUNNE IN SUPPORT OF ADVERTISER PLAINTIFFS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER SNAP INC.'S MATERIAL SHOULD BE |
| 21 22 | | SEALED |
| 23 | | |
| 24 | | |
| 25 | | |
| 26 | | |
| 27 | | |
| 28 | | |

6

9

15

17

18 19

20

21 22

23 24

25

26 27

28

I, Brian J. Dunne, declare and state as follows:

- I am an attorney licensed in the State of California and admitted to the United States 1. District Court for the Northern District of California. I am a partner at Bathaee Dunne LLP, counsel for the Advertiser Plaintiffs in the above-captioned matter. I have personal knowledge of the facts set forth herein and, if called as a witness, could and would testify competently to them.
- 2. This declaration is made in support of Advertiser Plaintiffs' Administrative Motion to Consider Whether Snap Inc.'s Material Should Be Sealed, filed in connection with the concurrently filed discovery dispute letter.
- 3. Certain documents and information referenced in the discovery dispute letter have been designated by nonparty Snap Inc. as "Confidential" or "Highly Confidential" under the Stipulated Protective Order (Dkt. No. 314).
- Portions of the discovery dispute letter referencing or reflecting the contents of the documents and information designated by Snap as "Confidential" or "Highly Confidential" have been redacted from the publicly filed version of the letter. See Civil L.R. 79-5(e)(1).
- 5. An unredacted version of the discovery dispute letter with these references highlighted in green is filed herewith. See Civil L.R. 79-5(e)(2), (f)(1).
- 6. The discovery dispute letter also contains information designated as "Confidential" or "Highly Confidential" by Defendant Meta Platforms, Inc. This information has also been redacted from the publicly-filed letter, and has been highlighted in green in the unredacted letter filed with this motion.
- Advertiser Plaintiffs' request is limited to documents and information produced by Snap marked Confidential or Highly Confidential, or information directly reflecting documents and information produced by Snap marked Confidential or Highly Confidential. This request is thus narrowly tailored to seek sealing only of potentially sealable material.
- 8. The potential sealing of information designated as "Confidential" or "Highly Confidential" by Meta Platforms in the discovery dispute letter is subject to a separate Administrative Motion to Consider Whether Meta Platforms, Inc.'s Material Should be Sealed.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 31, 2023, in Austin, Texas. /s/ Brian J. Dunne Brian J. Dunne Declaration of Brian J. Dunne - Case No. 20-cv-08570-JD